| <u>SENTENCING COURTROOM MINUTE SE</u> | <u>1EE I</u> | Date <u>07-28-09</u> |
|---|-----------------|----------------------|
| Case No. <u>CR-08-41-L</u> U.S.A. v <u>Larry [</u> | Oouglas Friesen | |
| Commenced <u>2:00 pm</u> Ended <u>2:25</u> | pm Total Time | 25 minutes |
| Judge Tim Leonard Deputy Jamie Yo | ungberg Rer | orter Greg Bloxom |
| Plf Counsel <u>David Walling</u> ; <u>Chris Stephens</u> Dft Counsel <u>Mack Martin</u> | | |
| Probation Officer John Norberto | Interpreter N/A | |

<u>Dft appears in person with:</u> <u>retained counsel</u> court-apptd counsel public defender

PSR reviewed by government's counsel, defendant's counsel and defendant. No corrections to PSR. Defendant's counsel advises court that now that report has been revised, defendant withdraws his objections as the rulings would not affect the guidelines. Government's counsel concurs. Therefore, the court does not make rulings.

Counts of Indictment filed February 5, 2008 dismissed as per order filed.

Dft placed on probation for a period of 2 years.

Dft to abide by following conditions of Supervised Release/Probation:

- (x) shall comply with the standard conditions of supervision that have been adopted by this court.
- (x) shall cooperate in the collection of DNA as directed by the probation officer.
- shall complete 104 hours of community service during the first year of supervised release/probation as directed by the probation officer.

The condition that the defendant shall not possess a firearm or other destructive device is not imposed.

Fine is hereby waived due to dft's inability to pay a fine.

Dft ordered to pay special assessment of \$25.00 due immediately.

<u>Dft advised that pursuant to the plea agreement he/she has waived the right to appeal or collaterally challenge the sentence imposed by the Court, except under limited circumstances.</u>